

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEW HAMPSHIRE

Robert Curtis; Leigh Curtis;
Leigh Curtis as mother and
guardian of minor child CT

v.

Civil No. 14-cv-025-LM

Solitude Ski Corporation;
Gary Deseelhort and entities
of which he is a manager,
officer, partner and/or director

O R D E R

Plaintiffs seek to recover damages resulting from an accident in which Richard Curtis skied off an unmarked cliff in a ski area in Utah. In [document no. 6](#), defendants move to dismiss for lack of personal jurisdiction. In the alternative, they argue that “[t]he only proper venue for this action is the United States District Court for the District of Utah, Central Division.” Defs.’ Mot. to Dismiss ([Doc. no. 6](#)) ¶ 3. In their memorandum of law in opposition to defendants’ motion, plaintiffs “concede that under [28 U.S.C. § 1391](#), the only proper venue for the written action is the Utah Federal District Court.” Pls.’ Mem. of Law ([doc. no. 15](#)) 2. Like defendants, plaintiffs ask the court to transfer this case to the Central Division of the United States District Court for the District of Utah. See [doc. no. 6](#), at 2; [doc. no. 15](#), at 2. In light of the

foregoing, this case is hereby transferred to the United States District Court for the District of Utah, Central Division. See 28 U.S.C. § 1404(a).

SO ORDERED.



Landya McCafferty
United States District Judge

June 6, 2016

cc: Silas Little, III, Esq.
Thomas B.S. Quarles, Jr., Esq.